ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, State Bar		FL-180
		FOR COURT USE ONLY
Laura A. Wasser, Esq. (SBN WASSER, COOPERMAN & CARTER		
Professional Corporation		
2029 Century Park East, Su	ite 1200	
Los Angeles, CA 90067-2957		
TELEPHONE NO .: (310) 277-7117	FAX NO. (Optional):	
E-MAIL ADDRESS (Optional):		
ATTORNEY FOR (Name): Britney Spears		ORIGINAL FILED
SUPERIOR COURT OF CALIFORNIA, COUNTY (OF LOS ANGELES	OMOTIVE LIPED
STREET ADDRESS: 111 North Hill	Street	
MAILING ADDRESS: 111 North Hill	Street	JUL 3 0 2007
CITY AND ZIP CODE: LOS Angeles, C.	A 90012	20 COUT
BRANCH NAME: CENTRAL DISTRI	CT	LOS ANGELES
MARRIAGE OF		
PETITIONER: BRITNEY SPEARS		SUPERIOR COURT
RESPONDENT: KEVIN FEDERLIN	E	
JUDG	MENT	CASE NUMBER:
	GAL SEPARATION NULLITY	
Status only	ACTION HOLLING	
	Annalmation of	BD 455662
Reserving jurisdiction over marital or domestic partner		[Assigned to Dept. 88,
Judgment on reserved issu		Commissioner Scott Gordon!
Date marital or domestic partnership st		
	rsonal conduct restraining orders	modifies existing restraining orders.
f. Other (specify name): The court acquired jurisdiction of the respondant. The respondent was served with public the respondent appeared.		
E COURT ORDERS, GOOD CAUSE APPE	ARING	
a. X Judgment of dissolution is entered	d. Marital or domestic partnership status is	s terminated and the parties are restored to the
status of single persons	3 0 2007	
(1) x on (specify date):		· ·
(2) on a date to be determine	ned on noticed motion of either party or on	stipulation.
		stipulation.
b. Judgment of legal separation is en	itered.	
b. Judgment of legal separation is en		
b. Judgment of legal separation is en	itered.	
b. Judgment of legal separation is en	itered.	
b. Judgment of legal separation is en	itered.	
 Judgment of legal separation is en Judgment of nullity is entered. The 	ntered. e parties are declared to be single persons	
 b. Judgment of legal separation is en c. Judgment of nullity is entered. The d. This judgment will be entered nund 	ntered. e parties are declared to be single persons	
 b. Judgment of legal separation is en c. Judgment of nullity is entered. The d. This judgment will be entered nundered. Judgment on reserved issues. 	ntered. e parties are declared to be single persons c pro tunc as of (date):	s on the ground of (specify):
 Judgment of legal separation is endered. Judgment of nullity is entered. The Judgment of nullity is entered. The Judgment on reserved issues. The petitioner's respondered in the Judgment contains provisions. This judgment contains provisions. Child Support Case Registry Form court of any change in the inform. 	tered. e parties are declared to be single persons c pro tunc as of (date): nt's former name is restored to (specifier issues, and all present orders remain in for child support or family support. Each (form FL-191) within 10 days of the date lation submitted within 10 days of the child support within 10 days of t	s on the ground of (specify):
 Judgment of legal separation is endered. Judgment of nullity is entered. The Judgment of nullity is entered. The Judgment on reserved issues. The petitioner's respondered. Jurisdiction is reserved over all other the Judgment contains provisions. Child Support Case Registry Form court of any change in the inform of Rights and Responsibilities—He 	tered. e parties are declared to be single persons c pro tunc as of (date): nt's former name is restored to (specifier issues, and all present orders remain in for child support or family support. Each (form FL-191) within 10 days of the date leation submitted within 10 days of the chalth Care Costs and Reimbursement Productions.	s on the ground of (specify): n effect except as provided below. party must complete and file with the court a of this judgment. The parents must notify the hange, by filing an updated form. The Notice redures and Information Sheet on Changing a
 Judgment of legal separation is endered. Judgment of nullity is entered. The Judgment of nullity is entered. The Judgment on reserved issues. The petitioner's respondered in the Judgment contains provisions. This judgment contains provisions. Child Support Case Registry Form court of any change in the inform. 	tered. e parties are declared to be single persons c pro tunc as of (date): nt's former name is restored to (specifier issues, and all present orders remain in for child support or family support. Each (form FL-191) within 10 days of the date leation submitted within 10 days of the chalth Care Costs and Reimbursement Productions.	s on the ground of (specify): n effect except as provided below. party must complete and file with the court a of this judgment. The parents must notify the hange, by filing an updated form. The Notice

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CASE NAME (Last name, first name of each party): MARRIAGE OF BRITNEY and FEDERLINE, KEVIN	SPEARS,	CASE NUMBER: BD 455662	
. (Cont'd.)			
 i. A settlement agreement between the parties is attached. j. x A written stipulation for judgment between the parties is attached. k. x The children of this marriage or domestic partnership. (1) x The children of this marriage or domestic partnership. 	attached.		
	rthdate		
	/14/05 /12/06	•	
_			
(2) Parentage is established for children of this rela		or to the marriage or nomestic	partnership.
Child custody and visitation are ordered as set forth in th (1) settlement agreement, stipulation for judgment, (2) Child Custody and Visitation Order Attachment (3) Stipulation and Order for Custody and/or Visitation (4) other (specify): Second Further Judgment	or other written a (form FL-341). tion of Children (f	orm FL-355).	
m. x Child support is ordered as set forth in the attached		·	
(1) settlement agreement, stipulation for judgment,		igreement.	
(2) Child Support Information and Order Attachmen		E1 050)	
(3) Stipulation to Establish or Modify Child Support (4) x other (specify): Second Further Judg			
(4) X blief (specify). Second Further oddy	ment on Re	served issues	*
n. x Spousal or partner support is ordered as set forth in thexa. (1) settlement agreement, stipulation for judgment,		greement.	
(2) Spousal, Partner, or Family Support Order Attack	,		
(3) x other (specify): the Further Judgmen	it		
supporting as provided for in Family Code section 4320. be one of the factors considered by the court as a basis for a property division is ordered as set forth in the attackeds: (1) settlement agreement, stipulation for judgment, (2) Property Order Attachment to Judgment (form F	or modifying or to or other written a L-345).	erminating spousal or partner s	s may upport.
(3) x other (specify): the Further Judgmen	it		
p. X Other (specify): See attachment			
ach attachment to this judgment is incorporated into this judgment ovisions. risdiction is reserved to make other orders necessary to carry out the		s are ordered to comply with	each attachmen
ete:			
		JUDICIAL OPFICER	
Number of pages attached: 3	X SIGNATUE	RE FOLLOWS LAST ATTACHMENT	
NOT	AF		
Dissolution or legal separation may automatically cancel the right domestic partner's will, trust, retirement plan, power of attorney, p survivorship rights to any property owned in joint tenancy, and any spouse or domestic partner as beneficiary of the other spouse's or matters, as well as any credit cards, other credit accounts, insurwhether they should be changed or whether you should take any of	ts of a spouse of ay-on-death ban other similar thin domestic partne ance policies, re ther actions.	k account, transfer-on-death v g. It does not automatically ca r's life insurance policy. You si tirement plans, and credit rep	ehicle registration ncel the rights of hould review the corts, to determine
A debt or obligation may be assigned to one party as part of the dis debt or obligation, the creditor may be able to collect from the other	party.		1 .
An earnings assignment may be issued without additional proof if c			
Any party required to pay support must pay interest on overdue am	ounts at the "lega	al rate," which is currently 10 p	ercent.
180 [Rev. January 1, 2007] JUDGN (Family			Page 2 o

have concurrently executed a Further Judgment effective July 26, 2007, which contains the executory provisions of the agreement reached between the parties. The Court further finds that pursuant to the agreement of the parties:

- This Judgment of Dissolution of Marriage contains no executory or other provisions of said Further Judgment;
- Said Further Judgment has been executed in duplicate and either party may, subject to the notice provisions hereof, file said Further Judgment at any time that such party believes that the filing of same is reasonably necessary to obtain compliance with any provision of said Further Judgment or to enforce any executory term contained therein or is otherwise reasonably necessary. Notwithstanding the foregoing, said Further Judgment shall not be filed with the Court unless the party intending to file same: (1) provides the other party with ten (10) business days advance written notice identifying the alleged breach, requested modification or other reason for filing the Further Judgment in order to allow him/her time to rectify the breach and to comply with the terms of the Further Judgment, or otherwise resolve the dispute; (2) such breach has not been cured or other issue not resolved within said ten (10) business day period, or (3) either party files an ex parte application on an emergency matter under California Rules of Court, Rules, 3.1200 et. seq.
- 1. In the event that Petitioner or Respondent intends to file the Further Judgment and/or information contained therein with the Court for a regularly noticed hearing, then Counsel for Petitioner or Counsel for Respondent shall provide the other with written

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notification of such intent not less than ten (10) court days prior to filing the Further Judgment with the Court. The written notification shall contain the identification of the information contained in the Further Judgment that will be filed with the Court.

- The party given written notification of the other party's intent to file the Further 2. Judgment and/or information contained therein, with the court as provided in paragraph hereinabove, shall have five (5) court days after receipt of the required notice within which to apply ex parte for an order requiring that the Further Judgment and/or information therein, be filed under seal pursuant to California Rules of Court, Rule 2.551. Any party making such an ex parte application shall comply with California Rules of Court, Rules 3.1200 through 3.1207. If no ex parte application is made, or the Court does not require any sealing, the notifying party may file or otherwise submit the Further Judgment or identified information therein without sealing.
- In the event that Petitioner or Respondent intends to file the Further Judgment or any information therein with the Court on an ex parte basis, then counsel for Petitioner or counsel for Respondent shall provide the other with written notification on or before 10:00 a.m. the day prior to the ex parte appearance in which Confidential Information will be filed with the Court. The party bringing the ex parte shall cause the ex parte documents to be filed with the Court under seal with the cover page of the ex parte application attached to a sealed envelope and the envelope clearly marked with the case name and number and identified as confidential filed under seal, until the other party has had the opportunity to request that the Court allow the Further Judgment and/or the information contained therein to be redacted from the ex parte application or that the ex parte application be sealed. The ex parte application shall remain sealed along with the responsive papers until such time as the Court makes its orders regarding the redacting or sealing of the Further Judgment and/or the information contained therein. The written notification shall contain the identification of the information contained in the Further Judgment that will be filed with the Court.

1	4. Based upon the foregoing, t	he Court orders that either party may file the		
2	Further Judgment executed concurrently herewith (after providing notice, and an opportunity			
3	to resolve the dispute, as is set forth in Par	agraph B above).		
4				
5	I HAVE READ AND UNDERSTAND	I HAVE READ AND UNDERSTAND THE TERMS OF THE WITHIN JUDGMENT OF		
6	DISSOLUTION OF MARRIAGE. I CONSENT TO ITS ENTRY AND AGREE TO BE BOUND BY			
7				
8				
9		n.		
10		OI		
11		KA		
12		BRITNEY SPEARS, Petitioner		
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14	I	EVIN FEDERLINE, Respondent		
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17		VASSER, COOPERMAN & CARTER		
18	, F	Professional Corporation		
19		\sim		
20		By: LAURA A. WASSER		
21		Attorneys for Petitioner		
22	DATED: , 2007 K	(APLAN & SIMON, L.L.P.		
23	JANES	THE LINE OF SHALOIS, E.E.I.		
24		Зу:		
25		MARK VINCENT KAPLAN Attorneys for Respondent		
26		recombys for respondent		
27	DATED:			
28		UDGE OF THE SUPERIOR COURT		
-0		-3-		
	MARRIAGE OF SPEARS, BRITNEY and FEDERLINE, L.A.S.C. CASE NO. BD 455662			

1	4. Based upon the foregoing, the Court orders that either party may file the				
2	Further Judgment executed concurrently herewith (after providing notice, and an opportunity				
3	to resolve the dispute, as is set forth in Paragraph B above).				
4					
5	I HAVE READ AND UNDERSTAND THE TERMS OF THE WITHIN JUDGMENT OF				
6	DISSOLUTION OF MARRIAGE. I CONSENT TO ITS ENTRY AND AGREE TO BE BOUND BY				
7	IT.				
8					
9	APPROVED AS TO FORM AND CONTENT:				
0					
1	DATED:, 2007				
2	BRITNEY SPEARS, Petitioner				
3	DATED: , 2007				
4	KEVIN FEDERLINE, Respondent				
5					
6	APPROVED AS TO FORM ONLY:				
7	DATED:, 2007 WASSER, COOPERMAN & CARTER Professional Corporation				
9					
0	LAURA A. WASSER Attorneys for Petitioner				
2	DATED: 7/27/07, 2007 KAPLAN & SIMON, L.L.P.				
3	By: MARK VINCENT KAPLAN				
5	Attorneys for Respondent				
6	JUL 3 0 2007				
7	DATED: SCOTT M. GORDON JUDGE OF THE SUPERIOR COURT				
8	ACDOR OF THE SUPERIOR COURT				
•	. 1				

MARRIAGE OF SPEARS, BRITNEY and FEDERLINE, KEVIN L.A.S.C. CASE NO. BD 455662

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ATTACHMENT TO JUDGMENT OF DISSOLUTION
OF MARRIAGE (FORM F1.-180) jdg01317c\07187